

UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC# DATE FILED:3/5/2020				
LUIS ANTONIO ORTIZ OCHOA,	A				
- against -	Plaintiff,	NOTICE OF INITIAL COURT CONFERENCE	E		
PRINCE DELI GROCERY CORP., et al., Defendants.		18 Civ. 9417 (ER)			
THIS MATTER HAS BEE MANAGEMENT AND SCHEDUL April 16, 2020 at 11:00 AM, at the New York, New York 10007.	LING CONFERENCE	CE, pursuant to Fed. R. Civ.			
PLAINTIFF, OR COUNSE IN WRITING AND PROVIDE AI THE ATTACHED CIVIL CASE I UNLESS THE CASE HAS BEEN EVENT COUNSEL FOR THE RI NOTICE TO ALL PARTIES.	LL PARTIES WITH DISCOVERY PLAN REMOVED FROM	A COPY OF THIS NOTI AND SCHEDULING OR STATE COURT, IN WH	CE AND RDER, ICH		
At the conference, counsel we the nature of the dispute(s) requiring the claims and defenses. Subject material related to case management.	adjudication and sett	ing forth the factual and lega	al bases for		
In cases where Fed. R. Civ. Fedays prior to the conference date and that will ensure trial readiness within attached Civil Case Discovery Plan a hearing from counsel, the Court will shown.	attempt in good faith a six (6) months of the and Scheduling Order	n to agree upon a proposed de conference date. Please confand bring it to the conference	iscovery plan emplete the ce. After		

s/ Jazmin Rivera
Jazmin Rivera, Deputy Clerk to
Hon. Edgardo Ramos, U.S.D.J.

Dated: New York, NY March 5, 2020

SOUTHER	N DIST	DISTRICT COU					
			Plaintiff,			COVERY PLAN IG ORDER	
	-	- against -					
			Defendants.		CV	(ER)	
		Case Discovery Foo Fed. R. Civ. P.	Plan and Schedulin 16 and 26(f):	ng Order is adop	oted, after co	onsultation with	
1.	Mag parti	gistrate Judge, included its are free to wi	cluding motions a	nd trial, pursuar ithout adverse su	nt to 28 U.S ubstantive c	oceedings before a .C. § 636(c). The onsequences. (If t be completed.)	
2.	This case [is] [is not] to be tried to a jury.						
3.	Join	Joinder of additional parties must be accomplished by					
4.	Ame	Amended pleadings may be filed until					
5.	there	Interrogatories shall be served no later than, and responses thereto shall be served within thirty (30) days thereafter. The provisions of Local Civil Rule 33.3 [shall] [shall not] apply to this case.					
6.	First	First request for production of documents, if any, shall be served no later than					
7.	Non	Non-expert depositions shall be completed by					
	a.		all parties have re			positions shall not ts for production	
	b.	Depositions s	shall proceed con-	currently.			
	c.	Whenever po	ssible, unless cou	insel agree other	rwise or the	Court so orders,	

non-party depositions shall follow party depositions.

	8.	Any further interrogatories, including expert interrogatories, shall be served no later than			
	9.	Requests to Admit, if any, shall be served no later than			
	10.	Expert reports shall be served no later than			
	11.	Rebuttal expert reports shall be served no later than			
	12.	Expert depositions shall be completed by			
	13.	Additional provisions agreed upon by counsel are attached hereto and made a part hereof.			
	14.	ALL DISCOVERY SHALL BE COMPLETED BY			
	15.	Any motions shall be filed in accordance with the Court's Individual Practices.			
	16.	This Civil Case Discovery Plan and Scheduling Order may not be changed without leave of Court (or the assigned Magistrate Judge acting under a specific order of reference).			
	17.	The Magistrate Judge assigned to this case is the Hon.			
	18.	If, after entry of this Order, the parties consent to trial before a Magistrate Judge, the Magistrate Judge will schedule a date certain for trial and will, if necessary, amend this Order consistent therewith.			
	19.	The next case management conference is scheduled for, at (The Court will set this date at the initial conference.)			
	SO OI	RDERED.			
Dated:	: New Y	York, New York			
		Edgardo Ramos, U.S. District Judge			